

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

Marcus Brown,

Plaintiff

V.

CSAA General Insurance Company, et al.,

Defendants

Case No.: 2:21-cv-00892-CDS-EJY

Order Approving Stipulation to Amend Judgment

[ECF No. 37]

10 The parties stipulate to amend the judgment to reflect the amount awarded by the
11 arbitrator. ECF No. 37. They represent that the current judgment contains an error as it was
12 entered in the amount of \$64,408.38, instead of \$68,403.38, as awarded by the arbitrator. *Id.* The
13 parties cite to an attached exhibit, but no exhibit is attached to the stipulation. Nevertheless, a
14 review of the record reveals that there is a clerical error in the judgment. ECF Nos. 35, 36.

15 IT IS THEREFORE ORDERED that the stipulation to amend final judgment [ECF No.
16 37] is GRANTED. The Clerk of Court is kindly instructed to enter an amended judgment in the
17 amount of \$68,403.38 to defendant CSAA General Insurance Company with no liability to
18 defendant LM General Insurance Company. 

DATED: December 14, 2023

~~Cristina D. Silva
United States District Judge~~